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# United States District Court DISTRICT OF NEVADA

Sam Gabrielle, Case No: Plaintiff, Complaint for Damages and Injunctive Relief Pursuant to the V. **Telephone Consumer Protection** Act, 47 U.S.C. § 227, et seq. Accel Capital Inc., Defendant. **Jury Trial Demanded** 

### Introduction

Sam Gabrielle ("Plaintiff") brings this Complaint for damages, injunctive relief, and any other available legal or equitable remedies, resulting from the illegal actions of Accel Capital Inc. ("Defendant"), in negligently and/or intentionally

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contacting Plaintiff on Plaintiff's cellular telephone, in violation of the Telephone Consumer Protection Act, 47 U.S.C. § 227, et seq. (the "TCPA"), thereby invading Plaintiff's privacy. Plaintiff alleges as follows upon personal knowledge as to himself and his own acts and experiences, and, as to all other matters, upon information and belief, including investigation conducted by his attorneys.

- 2. The TCPA was designed to prevent calls like the ones described within this complaint, and to protect the privacy of citizens like Plaintiff. "Voluminous consumer complaints about abuses of telephone technology – for example, computerized calls dispatched to private homes – prompted Congress to pass the TCPA." Mims v. Arrow Fin. Servs., LLC, 132 S. Ct. 740, 744 (2012).
- 3. In enacting the TCPA, Congress intended to give consumers a choice as to how creditors and telemarketers may call them, and made specific findings that "[t]echnologies that might allow consumers to avoid receiving such calls are not universally available, are costly, are unlikely to be enforced, or place an inordinate burden on the consumer. TCPA, Pub.L. No. 102–243, § 11. Toward this end, Congress found that

[b]anning such automated or prerecorded telephone calls to the home, except when the receiving party consents to receiving the call or when such calls are necessary in an emergency situation affecting the health and safety of the consumer, is the only effective means of protecting telephone consumers from this nuisance and privacy invasion.

Id. at § 12; see also Martin v. Leading Edge Recovery Solutions, LLC, 2012 WL 3292838, at\* 4 (N.D. Ill. Aug. 10, 2012) (citing Congressional findings on TCPA's purpose).

4. Congress also specifically found that "the evidence presented to the Congress indicates that automated or prerecorded calls are a nuisance and an invasion of privacy, regardless of the type of call. . . . " Id. at §§ 12-13. See also, Mims, 132 S. Ct. at 744.

# 5. This Court has federal question jurisdiction pursuant to 28 U.S.C. §1331 because this case arises out of a violation of the TCPA, a federal law.

JURISDICTION AND VENUE

- 6. Venue is proper in the United States District Court for the District of Nevada pursuant to 28 U.S.C. §1391 because (i) at all times relevant to this matter Plaintiff resided within this judicial district; (ii) the harm complained of herein occurred within this judicial district; and (iii) many of the acts and transactions giving rise to this action occurred in this district because Defendant is a foreign corporation doing business in Nevada and
  - (a) conducts business in this district and has intentionally availed itself to the laws and markets within this district;
  - (b) does substantial business within this district;
  - (c) is subject to personal jurisdiction in this district because it has availed itself of the laws of Nevada; and
  - (d) caused harm to Plaintiff within this district.

#### **PARTIES**

- 7. Plaintiff, at all times mentioned herein, was a resident of Clark County, Nevada. Plaintiff is, and at all times mentioned herein was, a "person" as defined by 47 U.S.C. §153(39).
- 8. Upon information and belief, Defendant is, and at all times mentioned herein was, corporation doing business in Nevada, registered with the New York Secretary of State, and is a "person as defined by 47 U.S.C. §153(39).
- 9. Upon information and belief, Defendant's website is <a href="https://www.accelcapital.com">https://www.accelcapital.com</a>. Defendant markets loans to businesses.
- 10. Upon information and belief, Defendant is a company and owner (or frequent user) of one or more of the telephone numbers used by Defendant to make telephone calls to Plaintiff in violation of the TCPA.

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#### FACTUAL ALLEGATIONS

- Within the four years prior to filing the instant complaint, Plaintiff received 11. numerous calls from Defendant ("the calls").
- Starting in approximately late 2016 to early 2017, Defendant began making 12. phone calls to Plaintiff's cellular telephone even though Plaintiff had never had any previous business relationship with Defendant.
- Defendant called Plaintiff numerous times on Plaintiff's cellular telephone 13. ending in 1686.
- Plaintiff also received numerous emails from Defendant within same time 14. period Plaintiff was receiving calls from Defendant.
- 15. The calls from Defendant came from numerous different phone numbers.
  - Plaintiff never dealt with Defendant in any manner, including any business 16. with Defendant.
  - At no time did Plaintiff give prior written, express consent for Defendant to 17. contact Plaintiff on his cellular telephone.
  - 18. Indeed, Plaintiff told Defendant multiple times to stop calling.
- Specifically, Plaintiff requested that Defendant cease all calls to his cellular 17 19. 18 telephone including, but not limited to, in 2016 and 2017.
- 19 20. Upon information and belief, Defendant placed the calls using an "automatic telephone dialing system," ("ATDS") as defined by 47 U.S.C. §227(a)(1), and 20 as prohibited by 47 U.S.C. §227(b)(1)(A).
- The calls were not for emergency purposes as defined by 47 U.S.C. §227(b) 22 21. (1)(A)(i). 23
  - Upon information and belief, the ATDS used by Defendant has the capacity to 22. store or produce telephone numbers to be called using a random or sequential number generator.

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- Upon information and belief, the ATDS used by Defendant has the capacity 23. to, and does, dial telephone numbers stored as a list or in a database without human intervention.
- The calls were placed to a telephone number assigned to a cellular telephone 24. service for which Plaintiff incurs charges.
- 25. The calls were unwanted by Plaintiff.
- Defendant did not have prior, express written consent to place the calls to 7 26. 8 Plaintiff.
  - Through Defendant's aforementioned conduct, Plaintiff suffered an invasion 27. of a legally protected interest in privacy, which is specifically addressed and protected by the TCPA.
  - 28. Plaintiff received numerous unwanted calls within the four years preceding the filing of the complaint while he was at work and at home.
  - Plaintiff was personally affected by Defendant's aforementioned conduct 29. because Plaintiff was frustrated and distressed that Defendant interrupted Plaintiff with an unwanted calls using an ATDS and prerecorded voices.
  - The calls forced Plaintiff to live without the utility of his cellular phone by 30. occupying his cellular telephone with unwanted calls, causing a nuisance and lost time.
- 20 31. The calls to Plaintiff's cellular telephone number were unsolicited by Plaintiff and without Plaintiff's permission or consent. 21
- Plaintiff is informed, believes, and there upon alleges that the calls were made 22 32. by Defendant and/or Defendant's agent(s), with Defendant's permission, 23 knowledge, control and for Defendant's benefit. 24
- 25 33. Through the aforementioned conduct, Defendant has violated 47 U.S.C. §227(b)(1)(A)(iii). 26
- Further, Defendant's violations caused Plaintiff to suffer a real and concrete 27 34. harm because when Defendant called Plaintiff, Plaintiff's time was wasted on 28

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phone calls with Defendant when Defendant had no right to contact Plaintiff. Defendant also consumed and wasted Plaintiff's cellphone battery life. Plaintiff also suffered from frustration and annoyance which the TCPA was enacted to prevent. See, e.g., Mey v. Got Warranty, Inc., No. 5:15-CV-101, 2016 U.S. Dist. LEXIS 84972, at \*8 (N.D.W. Va. June 30, 2016) ("[S]uch calls also cause intangible injuries, regardless of whether the consumer has a prepaid cell phone or a plan with a limited number of minutes. The main types of intangible harm that unlawful calls cause are (1) invasion of privacy. (2) intrusion upon and occupation of the capacity of the consumer's cell phone, and (3) wasting the consumer's time or causing the risk of personal injury due to interruption and distraction.").

# FIRST CAUSE OF ACTION NEGLIGENT VIOLATIONS OF THE TCPA 47 U.S.C. §227 et seq.

- Plaintiff incorporates by reference all above paragraphs as though fully stated 35. herein.
- The foregoing acts and omissions of Defendant constitute numerous and 36. multiple negligent violations of the TCPA, including but not limited to each and every one of the above-cited provisions of 47 U.S.C. §227, et seq.
- 37. As a result of Defendant's negligent violations of 47 U.S.C. §227 et seq, Plaintiff is entitled to an award of \$500.00 in statutory damages, for each and every violation, pursuant to 47 U.S.C. §227(b)(3)(B).
- 38. Plaintiff is also entitled to, and seeks, injunctive relief prohibiting such conduct in the future.

## SECOND CAUSE OF ACTION KNOWING AND/OR WILLFUL VIOLATIONS OF THE TCPA 47 U.S.C. §227 et seq.

Plaintiff incorporates by reference all above paragraphs as though fully stated 39. herein.

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40.	The foregoing acts and omissions of Defendant constitute numerous and
	multiple knowing and/or willful violations of the TCPA, including but not
	limited to each and every one of the above-cited provisions of 47 U.S.C.
	§227. et sea.

- As a result of Defendant's knowing and/or willful violations of 47 U.S.C. 41. §227 et seq, Plaintiff is entitled to an award of \$1,500.00 in statutory damages for each and every violation, pursuant to 47 U.S.C. § 227(b)(3)(C).
- Plaintiff is also entitled to, and seeks, injunctive relief prohibiting such 42. conduct in the future.

### PRAYER FOR RELIEF

Plaintiff respectfully requests the Court to grant Plaintiff the following relief against Defendant:

- Provide injunctive relief prohibiting Defendant's unlawful conduct in the future, pursuant to 47 U.S.C. §227(b)(3)(A);
- Award statutory damages of \$500.00 for each of Defendant's negligent violations of 47 U.S.C. §227(b)(1), pursuant to 47 U.S.C. §227(b)(3)(B);
- Award statutory damages of \$1,500.00 for each of Defendant's knowing and/or willful violations of 47 U.S.C. §227(b)(1), pursuant to 47 U.S.C.  $\S 227(b)(3)(C)$ ; and
- Any other relief the Court deems just and proper.

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	1	TRIAL E	By Jury
	2	43. Pursuant to the Seventh Amendmen	t to the Constitution of the United States
	3	of America, Plaintiff is entitled to, an	nd demands, a trial by jury
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	5	DATED this 1st day of November 2018.	
	6		Respectfully submitted,
	7		
	8		KAZEROUNI LAW GROUP, APC
	9		By: /s/ Michael Kind
	10		Michael Kind, Esq. 6069 S. Fort Apache Rd., Ste. 100
v GROUP, APC ne Rd., Ste. 100 IV 89148	11		Las Vegas, NV 89148
	12		Attorneys for Plaintiff
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